Maryland, be and the same is hereby changed to Daniel Taylor Hart; and it shall be lawful for the said Daniel Hart Taylor at all times hereafter, to be called and known by, and hold and use the name of Daniel Taylor Hart, and by that name to hold, receive, purchase, sell, convey or devise property, whether real or personal, and to sue or be sued in any court of law, or equity, or elsewhere.

SEC 2. And be it enacted, That this act shall In force, take effect from the date of its passage.

White Estates that the same state and the same south

CHAPTER 3.

AN ACT to authorise the Sheriff of Cecil county to summon a panel of jurors and return the same to an adjourned term of the Circuit Court for Cecil county, to be held on the third Monday of January, eighteen hundred and fiftyeight.

Whereas, It is represented to this General Assem-Preamble, bly, that the October term of the Circuit Court for Cecil county has been adjourned to the third Monday of January, eighteen hundred and fifty-eight, and the panel of jurors summoned by the late Sheriff of said county has been discharged, so that when said adjourned session of said court is held, it is apprehended there will be no jurors summoned for the trial of issues of fact pending before said court, and whereas doubts exist whether the Sheriff of said county is authorised by law to summon a panel of jurors and return the same to said adjourned term of said court, Therefore,

Section 1. Be it enacted by the General Assem- Sheriff authobly of Maryland, That the Sheriff of Cecil county rised to sumis hereby authorized and empowered forthwith to summon a panel of jurors, as now by law required, at the regular terms of the courts of this

nolders and the elected hom at

, how-

any to

them

nat no-

thorise

Canton idends ales of colders

ling at

of the

under

ons for share hall be

ares by anto, a hereby

which

other

rd sec-

ent, so

t shall

of Bal-

Hart

Assemel Hart State of